```
MORAN LAW GROUP, INC.
    CATHLEEN COOPER MORAN, I.D. #83758
   RENÉE C. MENDOZA, I.D. #139939
    1674 N. Shoreline Blvd., Suite 140
   Mountain View, CA 94043-1375
    Tel.: (650) 694-4700
   Fax: (650) 694-4818
    E-mail: Cathy@moranlaw.net
 5
    Attorney for Debtor
 6
 7
 8
                        UNITED STATES BANKRUPTCY COURT
             FOR THE NORTHERN DISTRICT OF CALIFORNIA, DIVISION 4
 9
10
   In Re:
11
                                                Chapter 7
12
    ROSEMARY GREENE,
                                                Bankruptcy No. 12-49009
                                                Date: March 7, 2018
13
                                                Time: 10:30 a.m.
                                                Room: 220
14
                      Debtor.
                                                HON. WILLIAM J. LAFFERTY
15
                DECLARATION OF ROSEMARY GREENE IN SUPPORT OF
16
                               MOTION FOR SANCTIONS
17
   I, Rosemary Greene, declare:
          I was the debtor in this Chapter 7 bankruptcy case. I have personal knowledge of
18
   1.
19
   the matters addressed herein.
   2.
20
          I am currently 80 years old. I have a heart condition and other health challenges.
21
   3.
          When I encountered financial troubles in 2012 which threatened the home I live in,
   Bosco Kante was involved with helping me with my financial affairs. He was at all
  times aware that I was filing Chapter 7.
24 | 4.
          Immediately after I got a discharge, he presented me with an agreement to continue
   his involvement with my four plex rental property. That agreement provided that I
26
   still owed him money from our pre bankruptcy dealings with respect to my
27
   properties.
28
          To the best of my knowledge, my bankruptcy attorney was not made aware of this
```

Doc# 22 Filed: 02/05/18 Entered: 02/05/18 13:08:44

1	agreement to revive my debt to Kante.
2	6. Kante's proof of claim in my current Chapter 13 case includes \$225,000 attributed
3	to an agreement between he, my daughter and myself.
4	7. This dispute with Kante, in which he claims I owe him \$1,400,000, has been a
5	source of enormous stress in my life. Stress is extremely damaging to my health.
6	He is the father of my grandson and he has excluded me from my grandson's life as
7	a lever to force my acquiescence to his financial claims against me.
8	Executed under penalty of perjury this 26th day of January, 2018 at Oakland, California
9	
10	/s/ Rosemary Greene ROSEMARY GREENE
11	ROSEWART GREENE
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

Case 12-49009 Doc# 22 Filed: 02/05/18 Entered: 02/05/18 13:08:44 Page 2 of 2